

1 Elliot S. Blut, Esq.  
2 Blut Law Group, PC  
3 300 South Fourth Street, Suite 701  
4 Las Vegas, Nevada 89101  
5 Tel: (702) 384-1050  
6 Email: eblut@blutlaw.com

7 Kevin Valsi, Esq. (*Pro Hac Vice*)  
8 Tauler Smith LLP  
9 626 Wilshire Blvd., Suite 510  
10 Los Angeles, CA 90017  
11 Telephone: (310) 492-5129  
12 Email: rtauler@taulersmith.com

13 Attorneys for Plaintiff  
14 OUTLAW LABORATORY, LP

15  
16 **UNITED STATES DISTRICT COURT**

17 **DISTRICT OF NEVADA**

18 OUTLAW LABORATORY, LP, a  
19 Texas limited partnership,

20 Plaintiff,

21 vs.

22 TREPCO IMPORTS &  
23 DISTRIBUTION, LTD. D/B/A  
24 TREPCO WEST D/B/A TREPCO  
25 SALES COMPANY D/B/A  
26 KENNEDY WHOLESALE, a  
27 Michigan Corporation, DAVID  
28 WEBBER D/B/A WHOLE SCIENCE  
HEALTH D/B/A PASSION PLUS,  
an individual, HILAL SOHAM  
TOMA D/B/A CITY SMOKES &  
VAPORS, an individual, HIGUCHI  
DEVELOPER, INC., a Nevada

**CASE NO. 2:18-cv-00369**

**Stipulation and Order  
Dismissing Claims against  
Higuchi Developer, Inc.**

ECF No. 61

1 Corporation, ALPHA SMOKE SHOP  
2 INC, a Nevada Corporation,  
3 MUKUND NAIK D/B/A JAY'S  
4 SMOKE SHOP & GIFT SHOP, an  
individual, RYAN STORE INC  
5 D/B/A A&A SMOKE SHOP, a  
Nevada Corporation, MIRACLE 21  
6 CORPORATION D/B/A  
CIGARETTES FRAGRANCES, a  
7 Nevada Corporation, HIGH CLASS  
HOOKAH SHOP, L.L.C., a Nevada  
8 Limited Liability Company, JTR  
9 INCORPORATED D/B/A MR.  
BILL'S PIPE & TOBACCO  
10 COMPANY, a Nevada Corporation,  
11 and DOES 1 through 100, inclusive,  
12

13 Defendants.  
14  
15  
16  
17  
18  
19  
20  
21  
22  
23  
24  
25  
26  
27  
28

Pursuant to Rule 41(a)(1)(A)(ii) of the Federal Rules of Civil Procedure, Plaintiff Outlaw Laboratory, LP and Defendant Higuchi Developer, Inc. (collectively, the “Parties”), hereby file this Joint Stipulation to Dismiss, and move for the dismissal with prejudice of Defendant Higuchi Developer, Inc. Parties agree to each bear their own attorneys’ fees and costs.

DATED: March 21, 2019

TAULER SMITH LLP

By: /s/ Kevin Valsi

Kevin Valsi

OUTLAW LABORATORY, LP

DATED: March 21, 2019

SEMENZA KIRCHER RICKARD

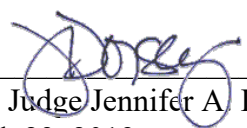
By: /s/ Jarrod L. Rickard

Jarrod L. Rickard

HIGUCHI DEVELOPER, INC.

### ORDER

Based on the parties' stipulation [ECF No. 61], which I construe as a joint motion under Local Rule 7-1(c) because it was signed by fewer than all the parties or their attorneys, and with good cause appearing, IT IS HEREBY ORDERED that ALL CLAIMS AGAINST **Higuchi Developer, Inc.** are DISMISSED with prejudice, each side to bear its own fees and costs.

  
 U.S. District Judge Jennifer A. Dorsey  
 Dated: March 23, 2019